CASE 0:18-cv-03134-SRN-HB Document 1-1 Filed 11/08/18 Page 1 of 6



Service of Process Transmittal

10/24/2018

CT Log Number 534285100

TO: T.J. England

C.R. England, Inc. 4701 W 2100 S

Salt Lake City, UT 84120-1223

RE: Process Served in Utah

FOR: C.R. England, Inc. (Domestic State: UT)

ENCLOSED ARE COPIES OF LEGAL PROCESS RECEIVED BY THE STATUTORY AGENT OF THE ABOVE COMPANY AS FOLLOWS:

TITLE OF ACTION: JULIAN MAYLON GRAY, PLTF. vs. BRIAN ELLIS BROOKS, ETC. AND C.R. ENGLAND, INC.,

ETC., DFTS.

DOCUMENT(S) SERVED: SUMMONS, COMPLAINT, ATTACHMENT

COURT/AGENCY: HENNEPIN COUNTY - FOURTH JUDICIAL DISTRICT COURT, MO

Case # NONE

NATURE OF ACTION: Personal Injury - Vehicle Collision - 07/27/2017

ON WHOM PROCESS WAS SERVED: C T Corporation System, Midvale, UT

DATE AND HOUR OF SERVICE: By Process Server on 10/24/2018 at 10:58

JURISDICTION SERVED: Utah

APPEARANCE OR ANSWER DUE: Within 20 days after service

ATTORNEY(S) / SENDER(S): WILLIAM L. WALKER, ESQ.

WALKER LAW OFFICES, P.A. 1300 Lagoon Avenue South Suite 240 Minneapolis, MO 55508

612-821-0094

ACTION ITEMS: CT has retained the current log, Retain Date: 10/25/2018, Expected Purge Date:

10/30/2018

Image SOP

Email Notification, Alisa Buchanan alisa.buchanan@crengland.com

Email Notification, T.J. England Tj.england@crengland.com

Email Notification, Stephen Calvert Stephen.calvert@crengland.com

Email Notification, Tyler Hayes Tyler.hayes@crengland.com
Email Notification, Kelly Lowrey kelly.lowrey@crengland.com
Email Notification, Leslie Bullard Leslie.bullard@crengland.com

Email Notification, Sandy Leatherbury sandy.leatherbury@crengland.com

EXHIBIT **A**

Page 1 of 2 / DS

Information displayed on this transmittal is for CT Corporation's record keeping purposes only and is provided to the recipient for quick reference. This information does not constitute a legal opinion as to the nature of action, the amount of damages, the answer date, or any information contained in the documents themselves. Recipient is responsible for interpreting said documents and for taking appropriate action. Signatures on certified mail receipts confirm receipt of package only, not contents.

CASE 0:18-cv-03134-SRN-HB Document 1-1 Filed 11/08/18 Page 2 of 6



Service of Process Transmittal

10/24/2018 CT Log Number 534285100

TO:

T.J. England C.R. England, Inc. 4701 W 2100 S

Salt Lake City, UT 84120-1223

RE: **Process Served in Utah**

FOR: C.R. England, Inc. (Domestic State: UT)

C T Corporation System 1108 East South Union Avenue Midvale, UT 84047 212-590-9070 SIGNED: ADDRESS:

TELEPHONE:

CASE 0:18-cv-03134-SRN-HB Document 1-1 Filed 11/08/18 Page 3 of 6 Salt Lake County Sheriff's Office Rosie Rivera. Sheriff Court Services Division STATE OF MINNESOTA Served by Deputy FOUR PRINCIAL DAS PORTOR COUNTY OF HENNEPIN Gased with Beasonal Interaction Manner of Service Julian Maylon Gray. Signed Plaintiff, SUMMONS VS. Brian Ellis Brooks, and individual, and C.R. England, Inc., a Utah Corporation, Defendant.

TO: HENNEPIN COUNTY DISTRICT COURT; AND THE ABOVE-NAMED DEFENDANT AND THEIR ATTORNEY.

THE STATE OF MINNESOTA TO THE ABOVE-NAMED DEFENDANTS.

YOU ARE HEREBY SUMMONED and required to answer the Complaint of the Plaintiff in the above-entitled action, which Complaint hereto annexed and herewith served upon you, and to serve a copy of your Answer to said Complaint on the attorney for the Plaintiffs at his office, 1300 Lagoon Avenue South Suite 240, in the City of Minneapolis, County of Hennepin, State of Minnesota, within twenty (20) days after service, and if you fail to do so within the time aforesaid, the Plaintiff in this action will apply to the Court for the relief demanded in the complaint.

Respectfully submitted,

Walker Law Qf<u>fi</u>ces, P.A.

William L. Walker Esq. (#300883)

1300 Lagoon Avenue South

Suite 240

Minneapolis, Minnesota 55508 Telephone: (612) 821-0094

Facsimile: (612) 821-0098

Dated this D day of O(1) 2018

STATE OF MINNESOTA	DISTRICT COURT
COUNTY OF HENNEPIN	FOURTH JUDICIAL DISTRICT Case Type: Personal Injury
Julian Maylon Gray,)
Plaintiff,)) COMPLAINT
vs.	
Brian Ellis Brooks, and individual, and C.	Ŕ.
England, Inc., a Utah Corporation,)
Defendants.	Ś

TO: HENNEPIN COUNTY DISTRICT COURT; AND THE ABOVE-NAMED DEFENDANT AND THEIR ATTORNEY.

PLAINTIFF Julian for his cause of action, state and allege that:

I. Statement of Jurisdiction

Plaintiff, Julian Maylon Gray, is an adult residing at 4765 Minnetonka Blvd., Apt 206, in Saint Louis Park Minnesota 55416. At the time of the collision, Defendant Brooks Brian Ellis resided at 8716 Kentdale, in San Antonio Texas 78239. At the time of the collision, Defendant C.R. England, a Utah Corporation, had its corporate offices and principal place of business located at 4701 W. 2100 S. in Salt Lake City Utah 84120.

II. Facts to Support Cause of Action

On or about 07/27/2017, in the City of Saint Louis Park, County of Hennepin, State of Minnesota, at approximately 8:50 am, Plaintiff was operating his 2012 Volvo and was attempting to take a right turn onto Texas Avenue from a stop sign located adjacent to, and to the right, of the right turn lane located in the Cub Food parking lot at or near 3620 Texas Ave. South in Saint Louis Park, Minnesota.

On or about 07/27/2017 at approximately 8:50am, Defendant was operating an 18-wheeler commercial truck with the permission of its owner Defendant, C.R. England, Inc. and was attempting to exit the same Cub Foods parking lot by making a right turn onto Texas Ave from the left turn lane striking Plaintiff's vehicle on its passenger side.

Defendant failed to turn left as was required by the left turn pavement marking, failed to maintain a proper lookout, failed to properly control his vehicle, and was otherwise negligent in the operation of the C.R. England owned truck.

III. Relief Demanded

That as a direct and proximate result of Defendant Ellis's negligence and carelessness, and as a direct and proximate cause of C.R. England Inc.'s negligent hiring, negligent training, and negligent supervision and retention of its employees, Plaintiff Gray was caused to suffer and sustained severe, painful, and permanent injuries, and will in the future incur losses and expenses for hospitalization and medical treatment; and as a result, he has in the past and will in the future incur loss of wages, salary and income, as a result, he has in the past and will in the future incur a loss of general earning capacity and has satisfied the tort thresholds of Minn. Stat. §65B all to her general and special damages in a sum in excess of Fifty Thousand and no/100s (\$50,000.00) Dollars.

WHEREFORE, plaintiff demands judgment against defendant for a sum in excess of Fifty Thousand and no/100s (\$50,000.00) Dollars, together with her interest, costs and disbursements incurred herein.

Respectfully submitted,

Walker Law Offices, P.A.

William L. Walker, Esq. (#300883)

1300 Lagoon Avenue South

Suite 240

Minneapolis, Minnesota 55508

Telephone: (612) 821-0094 Facsimile: (612) 821-0098

Dated this day of 201

ACKNOWLEDGMENT

The plaintiffs hereby acknowledge that costs, disbursements and reasonable attorney and witness fees may be awarded to the defendant pursuant to Minn. Stat. §549.21, subd. 2.

Attorney for Plaintiffs